## CONTRACT



www.kmbc.com

And:

Strategic Media Placement OH 7669 Stagers Loop Delaware, OH 43015

	Contract / Rev	vision		Alt Order #	
	954529	1		07905841	
Draduat	<u> </u>				
Product					
AKIN/SEN/R					
Contract Dates	Estimate #				
09/25/12 - 09/28/12	2729				
Advertiser			Ori	ginal Date	Revision
Akin/R/Senate			0	9/25/12	/ 09/25/12
	Billing Cycle	Billing	Calendar		Cash/Trade
	EOM/EOC	Broado			Cash
	Station	Accour			Sales Office
	KMBC	Meredi			Eagle-Washingt
	Special Handling				
Demographic					
	Adults 35+				
	IDB#	Advert	ser	Code	Product Code
	Agency Ref			Advertiser	Ref

Spots/

		3puls/		
*Line Ch Start Date End Date Description	Start/End Time	Days Length Week Rate	TypeSpots	Amount
1 KMBC 09/25/12 09/28/12 First News at 6am	6-7am	:30	NM 4	\$2,400.00
Class of Time - Pre-emptible with notice  Start Date   End Date   Weekdays   Spots/Week    Week: 09/24/12   09/30/12   -1111-   4	<u>Rate</u> \$600.00			
2 KMBC 09/25/12 09/27/12 6pm News	6-630pm	:30	NM 3	\$2,475.00
Class of Time - Pre-emptible with notice  Start Date   End Date   Weekdays   Spots/Week    Week: 09/24/12   09/30/12   -111   3	<u>Rate</u> \$825.00			
3 KMBC 09/25/12 09/28/12 M-F/SU 10pm News	10-1035pm	:30	NM 3	\$4,500.00
Class of Time - Pre-emptible with notice           Start Date         End Date         Weekdays         Spots/Week           Week: 09/24/12         09/30/12         -11-1         3	Rate \$1,500.00			
N 4 KMBC 09/26/12 09/28/12 First News at 6am	6-7am	:30	NM 1	\$600.00
Class of Time - Pre-emptible with notice  Start Date	<u>Rate</u> \$600.00			
		T-+-I-	44	CO 075 00

Totals 11 \$9,975.00

Time Period	# of Spots	Gross Amount	Net Amount
08/27/12 -09/28/12	11	\$9,975.00	\$8,478.75
Tot <b>a</b> ls	11	\$9,975.00	\$8,478.75

Signature:	Date:	
_		

(\* Line Transactions: N = New, E = Edited, D = Deleted)

Notwithstanding to whom bills are rendered, advertiser, agency and service, jointly and severally, shall remain obligated to pay to station the amount of any bills rendered by station within the time specified and until payment in full is received by station. Payment by advertiser to agency or to service or payment by agency to service, shall not constitute payment to station. Station will not be bound by conditions, printed or otherwise, on contracts, insertion orders, copy instructions or any correspondence when such conflict with the above terms and conditions. Four weeks advance cancellation notice is required unless otherwise

specified.

Hearst television inc, does not discriminate in the sale of advertising time, and will accept no advertising which is placed with an intent to discriminate on the basis of race or ethnicity. Advertiser hereby represents and warrants that it is not purchasing broadcast air time under this advertising sales contract for a discriminatory purpose, including but not limited to decisions not to place advertising on particular stations on the basis of race or ethnicity.

# TERMS AND STANDARD CONDITIONS FOR PURCHASE OF BROADCAST ADVERTISING

The person, firm or other business entity ("Agency") contracting to purchase prospess advertising time on penal for the solvertiser named on the face of this contract ("Advertiser") and the station appearing this contract ("Bizton") hereby agree that this contract shall be governed by the following conditions and terms:

#### BILLING AND PAYMENTS.

- (a) Station will, from time to time at intervals following prospects to require or pure despite or on such other case at appreciant or on such other case as may be specified in the invoice.
- (b) Except where this contract is made directly with the Advertiser described on the Robe of this contract, it is understood that Agency makes this contract both for itself and as agent for the Advertiser and that Agency agrees, on behalf of the Advertiser and of itself, that Agency and Advertiser are and analyzed severally liable for all payments to be made by agency to Station and for all obligations undertaken to be performed by Agency.

#### 2. TERMINATION

- (a) Unless off envise specifies on the face nereof, either party may terminate this control of, without cause, upon giving the other party at less t 28 days prior tiptice provides that, if holice is given by Agency, terminates this contract, it anelli pay Station at the earned rate for all proposates pursuant to this contract through the effective date of termination.
- (b) Staton may, upon house to Agen by, terminate this contract at any time; (i) upon material prescripty, (ii) if Station districts to Agen by, terminate this contract at any time; (ii) upon material prescripty, (iii) if Advertiser's or Agency's predittis, in Station's reasonable opinion, impaired. Upon some timination, all unpaid scorued charges hereunder shall immediately become one and payable. The Agency's only liability and the pay for telepasts completed nereunder oncy to cancellation by Station.
- (b) Agency may upon notice to Station, terminate this contract attacy time upon maters, breach by Station. Upon such termination, the Station sprify liability shall be to pay as illouidated damages a sum equal to the lesser of the following: (i) the about noncompetition of the pay as including the data which would be que to Station neredinder if, on the case on which Agency gives notice of termination, or (ii) the total which would be que to Station neredinder if, on the case on which Agency gives notice of termination, Station has given notice of termination pursuant to Paragraph 2(a) effective at the earliest data permitted thereunder.
- (d) Neither party anall have any liability to the other upon termination pursuant to this Faragraph 2, except as provided in this Faragraph 2 and Faragraph 7.

#### 3 OMISSION OF BROADCAST.

If, as a result of an act of God, fonce majeure, public emergency, iscondispote, restriction imposed bytaw or governments; order, mechanical breekcown, or where necessary to enable the Stationato company with the Communications Act of 1934, as amended, to asterly the "responsive access" and/or "edual opportunity" requirements for certain political pandicates, or any other similar or dissimilar deluce beyond the Station are responsible control, Station fails to prospess tarry or ship" the announcement(s) or programs to be prospess therefore an all not be in preson areas or expenditure of the act of the prospess tarry or ship in part of a scheduled prospess tarry or ship in a more acts are secons bly statisfactory substitute data and time, and if no euch time is available, the time oranges allocate to the condition brosposs the limited, a later prosposational to be made at a reasonably statisfactory and the prosposation of the prospos

#### 4 PREEMPTIONS

Station and have the right to carbe, any prosposation porton thereof powered by this contract in order to prosposation or even't which, in the Station's sole dispreton, it deems to be of greater public interest or significance. Station may also repaid time previously sold when necessary to comply with its obligations to make available interest and on fedural contracts and on fedural contracts. Station will notify Agency of such contracts as a contract and of 1944, as a member 2. Station will notify Agency of such contracts as a promotify as reasonably possible, if the parties cannot agree upon a satisfactory suction and other cate and time, the prosposation of preprint of the parties of the Agency will not have to pay Station any charges allocable to the carbon account.

### 5. FIXED RATE PURCHASES

Notwithstanding the provisions of Paragraphs 3 and 4 above, timess the omitted or preemptible) rate, and it is so indicated on the face of this contract. Station may preempt at its sole disposition for any reason. In the event of preemption or omission, unless otherwise agreed to pry Station, Agency shall both rule to pay the full onergy (no predit or refund will be given) but Agency shall be apported an other announcement at a reasonably saits factory apparatus date and time, at no additional onergy therefor.

6. A GENCY MATERIAL

All commercial materials (if so specified on the face of this contract, all program materials, including talent, and the face by Agency and cellivered to Station at Agency's acts and expense. Agency shall deliver all materials not less than 43 nours (excitative of Saturdays, Sundays and noticely in advance of broadcast. All materials furnished by Agency (i) anall not be contrary to the public interest, (ii) shall conform to the Station at the existing program and operating policies and quality stationates, and (iii) are subject to Station a prior approval and confinding right to reject or to cause Agency to exist and materials. Station will not be liable for loss or camage to Agency amaterial or, even if some others.

If Agency requests within 30 days of last prosposat necessaries. Station will, at Agency sexpense, return Agency material to Agency of five agency ag

#### 7. INDEMNIFICATION

Agency and Advertiser will jointly and severally indemnify and noid narmless Station from and against all paline, demands, debts, obligations or pharges (nolution) researches and disbursements) which sites out of or result from the prospects for prospects or contemplated prospects of materials. An interest by not parallocated programments are contemplated prospects of materials. An action with a finished by not parallocated programments are contemplated by an action of Agency and Adventisers of the paragraph and learning the interest as Agency and Adventisers with respect to all materials for microspects are provisions of this paragraph, and learning the termination or expiration of this portion of this paragraph, and learning the termination of expirations of this paragraph, and learning the termination of expirations of this paragraph, and learning the termination of expirations of the paragraph, and learning the termination of expirations of the paragraph.

#### CONSEQUENTIAL DAMAGES

Agen by and Station fiereby agree that consequents' demages resulting from any preson of this portract, pursuant to Paragraph 2, or any preson 2, or any preson 5, or any preson 5, or any preson 5, or any preson 5, or any preson 5 to be sold by the sold and pursuant to Paragraph 4, are speculative and reither Agency not Station and by he held liable for any possequential demages incorred. This possequential demage explication provisions are allocation of risk separate and apart from provisions appearing or limiting either Agency son Station a remedies for preson.

#### GENERAL

(a) Station will proaposat the announdamenta and programs covered by this contraction the dates and at the approximate positivitimes provided on the

face tresection

- (b) The Station shall exercise normal precautions in nanoling of procetty and mail, but assumes no liability for loss or demaga to program or commercial materials and other process mail, pomespondence, or telephone palls in connector with proadcasts necessary with proadcasts necessary with proadcasts except after its prior approval.
- Agency/is soting as agent for a disclosed principal (i.e., the Advertiser named on the fact hereof, and Agency will sot as agent for making payment on all billings in ereunder. However, Agency and its primarily liable for the Advertiser is payment of sums due necessary of the payment of the agency for the payment or people and until Agency fairs to timely remit payment or decorate by Staton and not to agency on all under billings for services renders on Staton and not to agency on all under billings for services renders on Staton five fundament of the Agency making agency commissions), but only to the extent that Advertiser has not therefore made payment to the Agency thereon, and to the extent that Advertiser has there bifore made payment to the Agency thereon (i) while knowing that Agency has entered into an agreement or arrangement purporting to assign or pieces to a billing between the or account; from Station that Agency is seriously demonstration account; from Station that Agency is seriously demonstration and account; from Station that Agency is seriously demonstration of the montring making to payment on billings within 45 days after the end of the montring work agency as it is between the payment of billings by Agency as ill be construct so as to refleve Advertiser of, or diminish Advertiser's illustration and disposal to the payment of billings by Agency as ill be constructed as a to refleve Advertiser of, or diminish Advertiser's illustration and disposal to the payment of account the payment of billings by Agency as illustration and disposal that in such case no commission will be allowed.
- (d) Agency anali not assign this contract except to another agency which succeeds to its business of representing Advertiser and provided such other agency as a mass all its obligations reference. As vertiser may, upon notice to Station, prange its agency and only the successor agency and the entitle to commissions, if any, on politings for propactasts the reafter. Station is not required to broadcasts therefore for the density person other than Advertiser, or for a product or service other than that named on the face it are added.
- (a) This contract contains the entire understanding between the parties, partor be changed or terminated orally, and shall be construed in socordance with the laws of the State of New York, and with the Communications Act of 1834, as amended, and with the rules and regulations of the FCC leased pursuant thereto. When there is any inconsistency between these standard conditions and a provision on the face hereof, the lattererall govern. Failure of either party or enforce any of the provisions hereof and inconstrued as a general relin quies mention waiter of that or any other provisions. All notices hereof the provisions and the face hereof, and shall be desired given on the date of dispatch.

For additional information relating to political advertising. Agencies and Advertisers are encouraged to reducet a copy of the Station's burrent political advertising disposure statement."